

United States District
Court

The middle district Court of P.A.

Joshua T Hampton
Plaintiff

vs.

Warden David J. Eberz
et al., Defendants

1:19-CV-0751

Hon. John E. Jones III

FILED
SCRANTON

OCT 04 2019

Per _____

GM

CLERK

Motion for

Entry of new Elements @ Retaliation

1. Did the Clerk of Court for the middle district Recieve this # 7019 1120 0002 3679 6958 U.S. Postal Service Certified Envelop w/
Request for 60 Day Enlargement of time, In-Side? BC
Plaintiff Hampton did not Recieve,
A CerZificat of Service Filed By
Scranton As of yet 9-26-19
2. Notice Plaintiff Has not Received Any Stamped
CerZificate of Service.... For New Amendment
As of it Being Filed As of Yet, U.S. Postal
7019 1120 0002 3679 7054

3. Can the Court please address
this issue..?

4. I do have stamped Receipt, so as
to provide Factual Evidence as to being
mailed in to the Court of Middle district of P.A

5. Enlargement of 60 Days 8-28-19

6. New Amendment 9-11-19

7. Once more: Plaintiff is currently in the Shu Lockdown
Unit 23 and 1. 3% Mr. Harrison communicated threat of
Body harm @ Death. Verifiable By S.A. of S.S.A.
F.C. I desup (4) 31599 S.A. % R. Thomas

8. Mr. Harrison is currently Plaintiff's Unit Case Mgr.

9. 3% Plaintiff Reported Case Mgr. Harrison's Verifiable
Assault L.E.B. Brawley opened & file on Assault
and Sent Plaintiff to medical. Medical then
did an exam @ Report.

10. Plaintiff then Explained, He feared for his life while under the Custody of F.C.I Staff and Administration.
11. B. Brawley Lz. Then sent Plaintiff, Zoo Shu, here at F.C.I Desup.
12. While in shu Plaintiff Can Prove By Security Video and Sworn Statements by 3, different Cell's: Cell mates that, Staff & @ Administration have been and are still Retaliating against Plaintiff.
From Aug 8, 2019 till Current Sep 27, 2019
13. Plaintiff, Request court for mercy And extension of Time: 60 days due to the Actual Factual Truth and Provable Issues Mentioned in this Motion ... By Federal Security Video of Plaintiff's Cell's.. 203, 204, 205, 206. Plaintiff is currently still in shu 23@1 lock down Uniz.
14. Plaintiff, Is unable to correctly work his Case due to the fact of Being unable to spend Proper amounts of time Researching Case law... And making Copy's ...

15. Also Being denied Right to make legal
Calls to Scranton Clerk of Court. Per
Plaintiff is "unable" to mail legal mail out
due to the fact that Custody Lt.
Slawiensky is the only one who
will Call mail Room...

16 True ADavidZ and Sworn Statement By
Billy Blasingim. Since 9-8-19 I have been
witness. Too many attemps By Hampton Plaintiff
to make legal calls and to send out legal mail
through Lt. Slawiensky, Mr. Nash, Mr. Forsyth
and Mr. Ortez AW. Since I have been
his cell mate: I Billy Blasingim understand that
Pursuant to 28 U.S.C §1746, I declare under Penalty
of Perjury that the foregoing is true & correct.

Executed on Sep. 27, 2019

signature: Billy Blasingim

Hampton Joshua T

45110074

31575-160

9-27-19

Federal Inst. Correction

2680 Hwy 301 desup GA

31599

Certificate
of
Service

Joshua Hampton
Plaintiff,

1:19-CV-0751

vs

Warden David J. Eberz,
et, al.

Hon. John E. Jones III

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Asking the Court

1. About U.S. Postal # 7019 1120 0002 3679 6958
Enlargement of 60 Day's
2. About U.S. Postal # 7019 1120 0002 3679 7054
New Amendment - ordered by Hon.
Judge John E. Jones III

Hampshire荔枝園
Federal Inst. Corrections
2600 Hwy 301 South New Bern NC
31599



William J. Ted Building
2315 N Washington Ave
Scranton, PA 18501

RECEIVED
SCRANTON
OCT 04 2019
PER DEPUTY CLERK

Legal Mail

16502-14846

Legal Mail